

**STATE OF MICHIGAN**  
**COURT OF APPEALS**

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JACLYNN HORNUNG,

Plaintiff-Appellant,

v

MARC THOMAS HORNUNG,

Defendant-Appellee.

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UNPUBLISHED

March 13, 2003

No. 238146

Oakland Circuit Court

LC No. 01-033003-NO

Before: Whitbeck, C.J., and Griffin and Owens, JJ.

MEMORANDUM.

Plaintiff appeals as of right an opinion and order granting summary disposition in favor of defendant pursuant to MCR 2.116(C)(7) (the claim is barred because of the statute of limitations). We affirm.

In a well-reasoned six-page written opinion, the Honorable John J. McDonald rejected plaintiff's argument that the statute of limitations did not bar this action. We agree with Judge McDonald's opinion and hereby adopt it as our own.

In addition, we hold that plaintiff's argument that "policy considerations" favor her right to proceed is more appropriately addressed to the Legislature, not the judiciary. *Rheaume v Vanderberg*, 232 Mich App 417, 423-424; 591 NW2d 331 (1998).

Affirmed.

/s/ William C. Whitbeck

/s/ Richard Allen Griffin

/s/ Donald S. Owens